incorporation, constitution, rules or by laws provide that, at the time

13 of the admission to membership, each member, when joining, shall 14

belong to one certain occupation, guild, profession or religious de-nomination; nor shall the provisions of this chapter be construed to 15

16 apply to organizations, societies, or associations, the membership of

which consists of female members of the families of members of any 17

one occupation, guild, profession or religious denomination."

Approved April 9, A. D. 1917.

CHAPTER 194.

COMMISSION FORM OF GOVERNMENT FOR CITIES, ETC.

H. F. 244.

AN ACT granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-c (14-c) of title five (V.) of the supplement to the code 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Additional powers in re parks. The council of any city organized under chapter fourteen-C of title five (V.) of the supplement to the code 1907, and having a population of fifty thousand (50,000) shall have the power to establish in, and in connection with the parks, swimming pools, bathing beaches, bath houses, ice rinks, dance pavilions, shelter houses, wading pools and river walls, to pave, macadanize and otherwise improve the roadways, drives, avenues and walks in and through such parks.

SEC. 2. Tax for swimming pools, paving, etc. The council of all such cities shall have the power, and they are hereby authorized in their discretion, to certify to the county auditor and to cause to be collected, a special tax of not to exceed one-half $(\frac{1}{2})$ mill on the dollar on all taxable property of the city to be used for the construction of such swimming pools, bathing beaches, bath houses, ice rinks, dance pavilions, shelter houses, wading pools and river walls, and an additional special tax of one-half $(\frac{1}{2})$ mill on the dollar on all taxable property of the city to be used for the sole and only purpose of paving, macadamizing and otherwise improving the roadways, drives, avenues and walks in and through such parks. The city council may anticipate the collection of said additional tax herein authorized to be levied for the purposes herein stated, and for that purpose may issue park certificates or bonds with interest coupons and the provisions of chapter twelve (12) of title five (V.) of the code shall be operative as to such certificates, bonds and coupons, in so far as they may be applicable. The proceeds of such special tax shall be kept as a separate fund and shall be used for the purpose of paying certificates or bonds and the coupons issued thereupon and for no other purpose

20 whatsoever.

11

16

17

19

- This act being deemed of immediate SEC. 3. Publication clause. public importance shall take effect upon its publication in the Daven-
- port Times, a newspaper published in the city of Davenport, and the Des Moines Capital, a newspaper published in the city of Des Moines,
- Iowa, without expense to the state.

Approved April 11, A. D. 1917.

I hereby certify that the foregoing act was published in the Times (Davenport) April 16, 1917, and in the Des Moines Capital April 16, 1917. W. S. Allen, Secretary of State.

CHAPTER 195.

BOARD OF POLICE AND FIRE COMMISSIONERS.

H. F. 289.

AN ACT to amend section six hundred seventy-nine-a (679-a) supplement to the code, 1913.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Board—in what cities created. That section six hundred seventy-nine-a (679-a) supplement to the code, 1913, be amended
- by striking the words "of the first class" out of line two (2) and inserting in lieu thereof the words, "with a population of eight thou-
- sand or more in cities having a paid fire department".

Approved April 11, A. D. 1917.

CHAPTER 196.

MUNICIPAL TAXATION.

H. F. 345.

AN ACT to amend section nine hundred (900), of the code, providing for the issuance of warrants and the amount thereof.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Warrants—limitation on amount. That section nine
- hundred (900), of the code be amended by striking the words "five hundred" from the fourth line of said section and inserting in lieu
- thereof the words "one thousand".

Approved April 11, A. D. 1917.